

1 Lloyd Winawer (State Bar No. 157823)
lwinawer@goodwinprocter.com
2 **GOODWIN PROCTER LLP**
3 601 S. Figueroa Street, 41st floor
4 Los Angeles, CA 90017
Telephone: 213-426-2500
Facsimile: 213-623-1673

5 Brian C. Devine (State Bar No. 222240)
bdevine@goodwinprocter.com
6 **GOODWIN PROCTER LLP**
7 53 State Street
Boston, MA 02109-2802
Telephone: 617-570-1000
8 Facsimile: 617-523-1231

9 *Attorneys for Defendants*
10 Countrywide Financial Corp., Countrywide
Home Loans, Inc., Countrywide
11 Home Loan Servicing, L.P., Countrywide
Capital Markets, CWALT, Inc., CWMBS,
Inc., Countrywide Securities Corp., and N.
12 Joshua Adler

13 **UNITED STATES DISTRICT COURT**
CENTRAL DISTRICT OF CALIFORNIA

14 THE WESTERN AND SOUTHERN
15 LIFE INSURANCE COMPANY,
WESTERN-SOUTHERN LIFE AS-
16 SURANCE COMPANY, COLUMBUS
LIFE INSURANCE COMPANY, IN-
17 TEGRIITY LIFE INSURANCE COM-
PANY, AND NATIONAL INTEGRITY
18 LIFE INSURANCE COMPANY, FORT
WASHINGTON INVESTMENT AD-
19 VISORS, INC. on behalf of FORT
WASHINGTON ACTIVE FIXED IN-
COME LLC,

21 *Plaintiffs,*

22 v.

23 COUNTRYWIDE FINANCIAL
CORP., COUNTRYWIDE HOME
24 LOANS, INC., COUNTRYWIDE
CAPITAL MARKETS LLC, COUN-
TRYWIDE SECURITIES CORP.,
CWALT, INC., CWABS, INC.,
26 CWMBS, INC., CWHEQ, INC., BANK
OF AMERICA CORP., BAC HOME
27 LOANS SERVICING, LP, NB HOLD-
INGS CORP., ANGELO MOZILO,
DAVID SAMBOL, ERIC SIERACKI,

Case No.11-CV-07166-MRP-MAN

STIPULATION REGARDING
FILING OF AMENDED
COMPLAINT AND TIME TO
ANSWER, MOVE AGAINST OR
OTHERWISE RESPOND TO
AMENDED COMPLAINT

Judge: Hon. Mariana R. Pfaelzer

1 RANJIT KRIPALANI, STANFORD
2 KURLAND, DAVID A. SPECTOR, N.
3 JOSHUA ADLER, and JENNIFER
4 SANDEFUR,

Defendants.

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1 WHEREAS, Plaintiffs in the above-captioned action have informed Defendants
2 that they intend to file an amended complaint;

3 WHEREAS, Defendants anticipate that they will file motions to dismiss any
4 amended complaint filed by Plaintiffs;

5 NOW THEREFORE, the parties hereby agree and stipulate to the following
6 schedule for the filing of Plaintiffs' anticipated amended complaint and Defendants'
7 anticipated motions to dismiss Plaintiffs' amended complaint;

8 1. Plaintiffs shall have forty-five (45) days from the date of the entry of
9 the Order approving this Stipulation to file an amended complaint;

10 2. Defendants shall have forty-five (45) days from the date on which
11 Plaintiffs file their amended complaint to file motions to dismiss the amended com-
12 plaint;

13 3. Plaintiffs shall have forty-five (45) days from the date on which Defen-
14 dants file any motions to dismiss the amended complaint to file any briefs in opposi-
15 tion thereto;

16 4. Defendants shall have thirty-five (35) days from the date on which
17 Plaintiffs file their briefs in opposition to Defendants' motions to dismiss the
18 amended complaint to file any reply briefs in support of their motions to dismiss.

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20 IT IS SO STIPULATED.
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1 Dated: September 9, 2011

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3 Defendants Countrywide Financial Corp.,
4 Countrywide Home Loans, Inc., Countrywide Capital Markets, LLC, CWALT,
5 Inc., CWMBS, Inc., Countrywide Securities Corp., CWABS, Inc., CWHEQ, Inc.,
6 and N. Joshua Adler
7 By their attorneys,

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28 /s/ Lloyd Winawer
Lloyd Winawer (State Bar No. 157823)
lwinawer@goodwinprocter.com
Brian E. Pastuszenski
(*pro hac vice* Application forthcoming)
bpastuszenski@goodwinprocter.com
Inez H. Friedman-Boyce
(*pro hac vice* Application forthcoming)
ifriedmanboyce@goodwinprocter.com
Caroline H. Bullerjahn
(*pro hac vice* Application forthcoming)
cbullerjahn@goodwinprocter.com
Brian C. Devine (State Bar No. 222240)
bdevine@goodwinprocter.com
GOODWIN PROCTER LLP
Exchange Place
53 State Street
Boston, MA 02109
Telephone: 617-570-1000
Facsimile: 617-523-1230

Dated: September 9, 2011

Defendants Bank of America Corporation,
BAC Home Loans Servicing, LP, and NB
Holdings Corporation

By their attorneys,

Matthew Close (A mmw)
Matthew W. Close (State Bar No. 185570)
mclose@omm.com
Jonathan Rosenberg
(*pro hac vice* application forthcoming)
jrosenberg@omm.com
William J. Sushon
(*pro hac vice* application forthcoming)
wsushon@omm.com
Asher L. Rivner
(*pro hac vice* application forthcoming)
arivner@omm.com
O'MELVENY & MYERS LLP

400 South Hope Street
Los Angeles, CA 90071
Telephone: (213) 430-6000

1 Facsimile: (213) 430-6000

2 7 Times Square
3 New York, NY 10036
4 Telephone: 212-326-2000
5 Facsimile: 212-326-2061

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1 Dated: September 9, 2011

Defendant Stanford L. Kurland

2 By his attorneys,

3 *Christopher G. Caldwell (Amw)*

4 Christopher G. Caldwell (State Bar No.
106790)

5 *caldwell@caldwell-leslie.com*

6 David C. Codell (State Bar No. 200965)

7 *codell@caldwell-leslie.com*

8 CALDWELL LESLIE & PROCTOR PC

9 1000 Wilshire Blvd., Suite 600

Los Angeles, CA 90017

Telephone: 213-629-9040

Facsimile: 213-629-9022

10 Dated: September 9, 2011

Defendant Angelo Mozilo

11 By his attorneys,

12 *David Siegel (Amw)*

13 David Siegel (State Bar No. 101355)

14 *dsiegel@irell.com*

15 Craig I. Varnen

16 *cvarnen@irell.com*

17 IRELL & MANELLA LLP

18 1800 Avenue of the Stars

Suite 900

19 Los Angeles, CA 90067-4276

20 Telephone: 310-277-1010

21 Facsimile: 310-203-7199

22 A. Matthew Ashley (State Bar No.
198235)

23 *mashley@irell.com*

24 Allison L. Libeu (State Bar No. 244487)

25 *alibeu@irell.com*

26 IRELL & MANELLA LLP

27 840 Newport Center Drive

Suite 400

28 Newport Beach, CA 92660

Telephone: 949-760-5287

Facsimile: 949-760-5200

1 Dated: September 9, 2011

Defendant David A. Spector

2 By his attorney,

3 
^(Amended)

4
5 Jennifer M. Sepic (State Bar No. 234874)
jennifer.sepic@bingham.com
6 BINGHAM MCCUTCHEN LLP
355 South Grand Avenue, Suite 4400
Los Angeles, CA 90071
7 Tel: 213-680-6400
Fax: 213-680-6499

8
9 Leiv Blad Jr. (*Pro Hac Vice* Application
forthcoming)
leiv.blad@bingham.com
10 BINGHAM McCUTCHEN LLP
2020 K Street, NW
11 Washington, DC 20006
Telephone: 202-373-6000
12 Facsimile: 202-373-6001

13 Dated: September 9, 2011

14 Defendants Ranjit Kripalani, Jennifer S.
Sandefur, and Eric Sieracki

15 By their attorneys,

16 
^{Amended}

17 William F. Sullivan (State Bar No.
078353)
williamsullivan@paulhastings.com
18 Joshua G. Hamilton (State Bar No.
199610)
joshuahamilton@paulhastings.com
19 Jenifer Q. Doan
jeniferdoan@paulhastings.com
20 PAUL, HASTINGS, JANOFSKY &
WALKER LLP
21 515 South Flower Street, 25th Floor
22 Los Angeles, CA 90071
Telephone: 213-683-6000
23 Facsimile: 213-627-0705

24

25

26

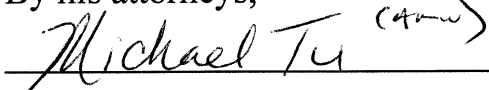
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28

1 Dated: September 9, 2011

Defendant David Sambol

2 By his attorneys,

3 
Michael Tu (anw)

4 Michael C. Tu (State Bar No. 186793)

5 *mtu@orrick.com*

6 ORRICK, HERRINGTON & SUT-
CLIFFE LLP

7 777 South Figueroa Street, Suite 3200

Los Angeles, California 90017

Telephone: 213-612-2433

Facsimile: 213-612-2499

8 Michael D. Torpey (State Bar No. 79424)

9 *mtorpey@orrick.com*

10 Frank M. Scaduto

fscaduto@orrick.com

11 ORRICK, HERRINGTON & SUT-
CLIFFE LLP

12 The Orrick Building

13 405 Howard Street

San Francisco, CA 94105

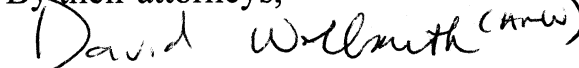
Telephone: 415-773-5700

Facsimile: 415-773-5759

15 Dated: September 9, 2011

16 Plaintiffs Western and Southern Life
17 Insurance Company, Western-Southern
18 Life Assurance Company, Columbus Life
19 Insurance Company, Integrity Life
Insurance Company, National Integrity
Life Insurance Company, Fort Washington
Investment Advisors, Inc. *on behalf of*
Fort Washington Active Fixed Income,
LLC

20 By their attorneys,

21 
David Wollmuth (anw)

22 David H. Wollmuth

dwollmuth@wmd-law.com

23 Vincent T. Chang

vchang@wmd-law.com

24 Steven S. Fitzgerald

sfitzgerald@wmd-law.com

25 WOLLMUTH MAHER & DEUTSCH
LLP

26 500 Fifth Avenue, 12th Floor

New York, NY 10036

Telephone: 212-382-3300

Facsimile: 212-382-0050

1 **PROOF OF SERVICE**

2 I am employed in the County of Los Angeles, State of California. I am over
3 the age of 18 and not a party to the within action. My business address is 601 S. Fi-
gueroa Street, 41st floor, Los Angeles, CA 90017.

4 On **September 9, 2011**, I served the following documents by placing a true
copy thereof in a sealed envelope(s) on the persons below as follows:

5 **STIPULATION REGARDING FILING OF AMENDED
6 COMPLAINT AND TIME TO ANSWER, MOVE AGAINST OR
7 OTHERWISE RESPOND TO AMENDED COMPLAINT**

8 Alexis H. Castillo
9 David H. Wollmuth
10 Steven S. Fitzgerald
11 Vincent T. Chang
12 **WOLLMUTH MAHER & DEUTSCH**
13 500 Fifth Avenue, 12th Floor
14 New York, NY 10036

15 *Counsel for Plaintiffs:*
16 **Western and Southern Life Insurance
17 Company, Western-Southern Life
18 Assurance Company, Columbus Life
19 Insurance Company, Integrity Life
20 Insurance Company, National
21 Integrity Life Insurance Company,
22 Fort Washington Investment
23 Advisors, Inc. on behalf of
24 Fort Washington Active Fixed
25 Income, LLC**

26 Telephone: 212-382-3300
27 Facsimile: 212-382-0050
28 Acastillo@wmd-law.com
15 dwollmuth@wmd-law.com
16 sfitzgerald@wmd-law.com
17 vchang@wmd-law.com

18 Brian E. Pastuszenski
19 Lloyd Winawer
20 Inez H. Friedman-Boyce
21 Caroline H. Bullerjahn
22 Brian C. Devine
23 **GOODWIN PROCTER LLP**
24 Exchange Place
25 53 State Street
26 Boston, MA 02109

27 *Attorneys for Defendants:*
28 **Countrywide Financial Corp.,
15 Countrywide Home Loans, Inc.,
16 Countrywide Capital Markets, LLC,
17 CWALT, Inc., CWMBS, Inc.,
18 Countrywide Securities Corp.,
19 CWABS, Inc., CWHEQ, Inc., and
20 N. Joshua Adler**

21 Telephone: 617-570-1000
22 Facsimile: 617-523-1231

23 bpastuszenski@goodwinprocter.com
24 lwinawer@goodwinprocter.com
25 ifriedmanboyce@goodwinprocter.com
26 cbullerjahn@goodwinprocter.com
27 bdevine@goodwinprocter.com

1	Jonathan Rosenberg William J. Sushon Asher L. Rivner O'MELVENY & MYERS LLP 7 Times Square New York, NY 10036	<i>Attorneys for Defendants:</i> Bank of America Corporation, BAC Home Loans Servicing, LP, and NB Holdings Corporation Telephone: 212-326-2000 Facsimile: 212-326-2061
5		
6	Christopher G. Caldwell David C. Codell CALDWELL LESLIE & PROCTOR PC 1000 Wilshire Boulevard, Suite 600 Los Angeles, CA 90017	<i>Attorneys for Defendant:</i> Stanford L. Kurland Telephone: 213-629-9040 Facsimile: 213-629-9022 Caldwell@caldwell-leslie.com codell@caldwell-leslie.com
9		
10		
11		
12	David Siegel IRELL & MANELLA LLP 1800 Avenue of the Stars Suite 900 Los Angeles, CA 90067-4276	<i>Attorneys for Defendant:</i> Angelo Mozilo Telephone: 310-277-1010 Facsimile: 310-203-7199 dsiegel@irell.com
13		
14		
15	Alvin M. Ashley Allison L. Libeu IRELL & MANELLA LLP 840 Newport Center Drive Suite 400 Newport Beach, CA 92660	Telephone: 949-760-5287 Facsimile: 949-760-5200 mashley@irell.com alibeu@irell.com
16		
17		
18		
19	Leiv Blad, Jr. BINGHAM McCUTCHEN LLP 2020 K Street, NW Washington, DC 20006	<i>Attorneys for Defendant:</i> David A. Spector Telephone: 202-373-6000 Facsimile: 202-373-6001 Leiv.blad@bingham.com
20		
21	Jennifer M. Sepic BINGHAM McCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071	Telephone: 213-680-6400 Facsimile: 213-680-6499 Jennifer.sepic@bingham.com
22		
23		
24		
25		
26		
27		
28		

1	William F. Sullivan Joshua G. Hamilton Jenifer Q. Doan PAUL, HASTINGS, JANOFSKY & WALKER LLP 515 South Flower Street, 25 th Floor Los Angeles, CA 90071	Attorneys for Defendants: Ranjit Kripalani, Jennifer S. Sandefur, And Eric Sieracki Telephone: 213-683-6000 Facsimile: 213-627-0705 williamsullivan@paulhastings.com joshuahamilton@paulhastings.com jeniferdown@paulhastings.com
2	Michael D. Torpey Frank M. Scaduto ORRICK, HERRINGTON & SUTCLIFFE LLP The Orrick Building 405 Howard Street San Francisco, CA 94105	Attorneys for Defendant: David Sambol Telephone: 415-773-5700 Facsimile: 415-773-5759 matorpey@orrick.com fscaduto@orrick.com
3	Michael C. Tu ORRICK, HERRINGTON & SUTCLIFFE LLP 777 South Figueroa Street, Suite 3200 Los Angeles, CA 90017	Telephone: 213-612-2433 Facsimile: 213-612-2499 mtu@orrick.com

14 (OVERNIGHT DELIVERY) I deposited in a box or other facility regularly
15 maintained by Federal Express , an express service carrier, or delivered to a
16 courier or driver authorized by said express service carrier to receive documents,
17 a true copy of the foregoing document in sealed envelopes or packages
18 designated by the express service carrier, addressed as stated above,
19 with fees for overnight delivery paid or provided for.

20 I declare under penalty of perjury that I am employed in the office of a member
21 of the bar of this Court at whose direction this service was made and that the
22 foregoing is true and correct.

23 Executed on **September 9, 2011**, at Los Angeles, California.

24 _____
25 Arianne M. Waldron
26 _____
27 (Type or print name)

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(Signature)